

THE HUNTINGTON ARGUS.

HUNTINGTON, WEST VA., JANUARY 2, 1874.

APOLOGY.—Owing to an unjust decree of the Circuit Court, at its late session in this county, we have been deprived of our press and material, and are, therefore, unable to issue our regular size. We hope our friends and patrons will bear with us a little while, until we can make suitable arrangements, when we promise that the Argus shall visit your homes as regularly in the future as it has in the past; and it shall be the aim to make it more interesting than ever. We will continue to issue a small sheet until such arrangements are made.

MR. EDITOR.—My name appears frequently in an article in your last issue, signed by J. W. Verlander, who appends to his name the title "President of the Liquor Dealers Protective Association." Inasmuch as the article is very officially signed, and bears evidence upon its face of great diligence in preparation, I infer that it meets the hearty approval of the said Association and its secret sympathizers.

I wish simply to say that the clause that reads: "The man who would waste through the mud a half mile to see a party in order to induce her to bring suit against a liquor dealer for selling liquor to her husband, and, as we un-

derstand, offering to pay all the expenses for half the profits, and going so far as to have the suit entered without the consent and authority of the party," so far as it refers to me, is wholly without foundation in fact, and basely false and untrue in every particular.

Having no arguments to bring against the temperance cause, the L. D. P. A., and its allies, seek to vilify and traduce temperance men by giving publicity to unfounded rumors, first started, and still kept up, by themselves. How grandly honorable and moral is this from those who choose to play the role of commentators upon the morality and honor of others.

A. M. WARNER.

Huntington, Jan. 1, 1874.

BANKRUPT NOTICE

In the United States District Court for the District of West Virginia:

In the matter of Charles O. Dusenberry, Bankrupt, William F. Dusenberry, Bankrupt, and R. F. & S. E. Dusenberry, Bankrupts, in bankruptcy.

All parties interested will take notice that by virtue of an order made by said Court in the above mentioned cases in bankruptcy, on the 23d day of December, A. D. 1873, the undersigned will, on the 10th day of February, A. D. 1874, at 10 o'clock, a. m., at his office

in Charleston, Kanawha county, West Virginia, proceed to take evidence to enable him to state and report an account, showing, first, What liens there are on the real estate of said several bankrupts, their nature and priorities; second, such further matters as the Register may deem proper and pertinent, or any of the parties may desire.

If from any cause the taking of said account be not completed on that day, the same will be continued from time to time until completed.

This notice shall be deemed equivalent to personal service on all parties concerned.

JAMES F. NASH,

Register in Bankruptcy,

Dist. West Va.

Charleston, W. Va., Dec. 31, 1873.

DEPOSITION NOTICE.

To J. H. Vandiver:

Take notice that on the 17th day of January, 1874, between the hours of sunrise and sunset, at our store in Mountain Cove, W. Va., we will proceed to take the Depositions of Geo. A. Vaughn and others, to be read in evidence in our behalf in the trial of a suit now pending in the County Court of Cabell county, on the law side thereof, in which you are defendant and we are plaintiffs; and if from any cause the said deposi-

tions be not begun or completed on that day, the taking of the same will be continued from day to day, and from time to time, until completed.

Respectfully, VAUGHN & RIGG,
per Counsel.

LEGAL NOTICE.

State of W. Virginia, Cabell Co., to wit:

At Rules held in the Clerk's office of the County Court of Cabell county, on the first Monday in December, 1873:

George A. Vaughn and Stephen Rigg, partners doing business as Vaughn & Rigg, vs. J. H. Vandiver, in Assumpsit on attachment.

The object of this suit is to attach the property of the defendant in the city of Huntington, in said county, and to subject the same to the payment of a debt of \$200.

And it appearing from an affidavit filed with the papers in this cause, that the said defendant, J. H. Vandiver, is a non-resident of the State of West Virginia, it is therefore ordered that he do appear here within one month from the first publication of this order and do what is necessary to protect his interest in the premises. A copy to be:

JOS. S. MILLER, Clerk,
by J. W. Church, Deputy.
A. M. Warner, P. Q.